PATENT COOPERATION TREATY

	From the INTERNATIONAL BUREAU								
PCT	То:								
NOTIFICATION OF ELECTION (PCT Rule 61.2) Date of mailing (day/month/year)	Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE								
26 June 2000 (26.06.00)	in its capacity as elected Office								
International application No. PCT/GB99/03438	Applicant's or agent's file reference PADL/39804								
International filing date (day/month/year) 18 October 1999 (18.10.99)	Priority date (day/month/year) 19 October 1998 (19.10.98)								
Applicant									
ARTAMONOV, Sergey et al									
1. The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on: 09 May 2000 (09.05.00)									
09 May 2000 (09.05.00)									
in a notice effecting later election filed with the International Bureau on:									
2. The election X was was not	·								
made before the expiration of 19 months from the priority d Rule 32.2(b).	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under								

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

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PCT

REC'D 2 9 DEC 2000

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant'	s or age	nt's file reference	<u> </u>	See Notification of Transmittal of International
PADL/3	9804		FOR FURTHER ACTION	Preliminary Examination Report (Form PCT/IPEA/416)
Internation	nal appl	cation No.	International filing date (day/mon	hth/year) Priority date (day/month/year)
PCT/GE	399/03	438	18/10/1999	19/10/1998
H04N7/		nt Classification (IPC) or na	ational classification and IPC	
Applicant IDM EU	ROPE	LIMITED et al.		
1. This	interna is trans	ational preliminary exam smitted to the applicant a	ination report has been prepare according to Article 36.	ed by this International Preliminary Examining Authority
2. This	REPO	PRT consists of a total of	13 sheets, including this cove	r sheet.
×	been a	mended and are the ba	ed by ANNEXES, i.e. sheets of the sist for this report and/or sheets of the Administrative Instruc	the description, claims and/or drawings which have containing rectifications made before this Authority ctions under the PCT).
The	se ann	exes consist of a total of	f 6 sheets.	
3. This	report	contains indications rela	ating to the following items:	
	ı 🛛	Basis of the report		
ı	_	•		
11		•	opinion with regard to novelty, i	nventive step and industrial applicability
IN.		Lack of unity of inventi		
\	<i>y</i> ⊠	Reasoned statement u	under Article 35(2) with regard to ons suporting such statement	o novelty, inventive step or industrial applicability;
V		Certain documents cit	ed	
VI	 	Certain defects in the i	nternational application	
VII	ı 🛚	Certain observations of	on the international application	
Date of s	ubmissi	on of the demand	Date of	of completion of this report
09/05/2	000		22.12	2.2000
Name an	d mailin ry exam	g address of the internation ining authority:	al Autho	prized officer
9	D-8	opean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 52365		ser, E
l ———	Fax	: +49 89 2399 - 4465	Telep	hone No. +49 89 2399 8482

International application No. PCT/GB99/03438

l. Basis of the r p :	π	Π	٦			1		Į	ı	ı	ı	Į	ļ	ļ	ļ		Į	Į	ı	Į	Į	Į																											Į	ĺ		ı	ı	Į)	ļ	į	2	Ĺ	ľ	ı					•		ľ	ľ	ľ		Į			,			Ę	į	ĺ	t	Ì	1		ľ	į			Į	į	1		ľ	Į	1)	Ì	į			ţ	Í	1			ì	i		į	١	١		ı	ı	Į		i	ì		Į	1	١	:	ı	l	l	ì	đ	ć	í
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		·				
1.	resp the i	onse to an invitation	rawn on the basis of (substitute on under Article 14 are referred o not contain amendments (Rule	to in this repo	rt as "originally filed" a	to the receiving Office in and are not annexed to
	1-6,	8-31	as originally filed			
	7,7a	ı	as received on	11/12/2000	with letter of	11/12/2000
	Clai	ms, No.:				
	17-3	38	as originally filed			
	1-16	5	as received on	11/12/2000	with letter of	11/12/2000
	Dra	wings, sheets:				
	1-20)	as originally filed			
2.	With	n regard to the lan g guage in which the	guage, all the elements marked international application was file	above were a	available or furnished t erwise indicated unde	to this Authority in the r this item.
	The	se elements were	available or furnished to this Au	thority in the f	ollowing language: ,	which is:
		the language of a	translation furnished for the pur	poses of the i	nternational search (u	ınder Rule 23.1(b)).
		• • •	ublication of the international ap			
		the language of a 55.2 and/or 55.3).	translation furnished for the pur	poses of inter	national preliminary e	xamination (under Rule
3.	With inte	n regard to any nu rnational prelimina	cleotide and/or amino acid sec ry examination was carried out	quence disclo	osed in the internation of the sequence listing	al application, the :
		contained in the in	nternational application in writter	n form.		
		filed together with	the international application in	computer read	dable form.	
		furnished subseq	uently to this Authority in written	form.		
		furnished subseq	uently to this Authority in compu	iter readable f	orm.	
			at the subsequently furnished ware application as filed has been furn		ce listing does not go	beyond the disclosure in
		The statement the	at the information recorded in co	mouter reada	ble form is identical to	the written sequence

listing has been furnished.

International application No. PCT/GB99/03438

4.	The	amendments have re	esulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:
5.		considered to go bey	established as if (some of) the amendments had not been made, since they have been rond the disclosure as filed (Rule 70.2(c)):
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this
6.	Add	itional observations, i	f necessary:
III.	Nor	n-establishment of o	pinion with regard to novelty, inventive step and industrial applicability
1.			e claimed invention appears to be novel, to involve an inventive step (to be non- ally applicable have not been examined in respect of:
		the entire internation	al application.
	×	claims Nos. 38.	
be	caus	se:	
			application, or the said claims Nos. relate to the following subject matter which does ational preliminary examination (<i>specify</i>):
	⊠		ns or drawings (<i>indicate particular elements below</i>) or said claims Nos. are so unclear pinion could be formed (<i>specify</i>):
		the claims, or said cl could be formed.	aims Nos. are so inadequately supported by the description that no meaningful opinion
		no international sear	ch report has been established for the said claims Nos
2.	and	eaningful internationa /or amino acid sequel ructions:	al preliminary examination report cannot be carried out due to the failure of the nucleotide nce listing to comply with the standard provided for in Annex C of the Administrative
		the written form has	not been furnished or does not comply with the standard.
		the computer readab	ole form has not been furnished or does not comply with the standard.
IV	. Lac	ck of unity of inv nti	on

International application No. PCT/GB99/03438

1.	In re	esponse to the invitation t	o restric	t or pay a	additional fees the applicant has:
		restricted the claims.			
		paid additional fees.			
		paid additional fees unde	er protes	st.	
		neither restricted nor pai	d additio	onal fees	•
2.	×	This Authority found that 68.1, not to invite the ap	the req	uirement o restrict	of unity of invention is not complied and chose, according to Rule or pay additional fees.
3.	This	s Authority considers that	the requ	uirement	of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is
		complied with.			·
	⊠	not complied with for the see separate sheet	followin	ng reasor	ns:
4.		nsequently, the following parmination in establishing the			national application were the subject of international preliminary
	×	all parts.			
		the parts relating to clair	ns Nos.	•	
V.	Rea cita	asoned statement under ations and explanations	Article	e 35(2) wi rting suc	ith regard to novelty, inventive step or industrial applicability; h statement
1.	Sta	tement			
	Nov	velty (N)	Yes: No:		2-22,25,27-33,35,37 1, 23,24,26,34,36
	Inv	entive step (IS)	Yes: No:		7-11,13-16 1-6,12,17-37
	ind	lustrial applicability (IA)	Yes: No:	Claims Claims	1-38

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

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VIII. C rtain bservations on th internati nal application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

1. General

The present application does not satisfy the criteria set forth in Articles 6, 33(2) and 33(3) PCT. Details of the objections are set out below.

Concerning Section VIII - Art. 6 PCT:

2.1. Claim 1

2.1.1.

According to the description (p.7 lines 4-5), the invention aims at overcoming the disadavantages of previous designs described on the preceding pages. These disadvantages comprise "not being suitable for the processing with half-pixel precision" (p.5 lines 1-2). Accordingly, it is essential to the invention to include features which enable processing with half-pixel precision.

In this respect, claim 1 (p.32 lines 7-10) specifies a twodimensional matrix of rows and columns (of) processing elements (a) "each processing element for comparing a given area of the current frame with at least an area of the anchor frame".

Taking further account of Figs. 2 and 4 and respective passages in the description (pp.11-12), each of a number of S processing elements performs a comparison of a given area of a current frame with <u>plural</u> areas of the anchor frame (p.12 lines 3-13, where it is also stated that "it is the inclusion of these four pipelined processors in each processing element which gives the ability to estimate motion to half-pixel accuracy".

Now, feature (a) identified above includes (due to the feature "at least an area") a comparison with a single area of the anchor frame. Such an arrangement would not meet the objectives

of the invention. Thus the claim's subject-matter is obscured by this discrepancy, and Art. 6 PCT is contravened.

It is therefore considered that "at least an area of the anchor frame" should read "a plural number of areas of the anchor frame".

This comment also applies to claim 6.

In this context, the claim also fails to provide a clear definition of the number n in relation to a frame or a partial area thereof.

2.1.2.

The (amended) features specified on p.32 (lines 12-16) are fully obscure. This is due to the term "field" of a frame being used.

It is stressed that in the art, a field is typically one of two interlaced fields that may form a frame, or even used as a synonym for a frame.

Using this interpretation, a column of the matrix would have to simultaneously process an entire video field of eg 200x400 pixels. This is considered impossible given the described structures. For these reasons, the claimed subject-matter is considered to lack clarity (Art. 6 PCT contravened). What is more, a basis in the description that clearly discloses the claimed feature cannot be identified.

It is to be noted that these views would change if the term "field" were replaced by "partial area" or the like, concerning both the anchor frame and the current frame, and if further details and definitions were included in the claim, e.g. details disclosed in p.17 lines 8-25, showing the partitioning of an anchor frame into horizontal stripes, and the simultaneous feeding of "fields" representing partial areas of such stripes into the input means 20 for parallel processing by the elements of the matrix). It is reiterated that the meaning of the number

n is unclear, too.

2.1.3.

The claim pertaining to a parallel processor for estimating motion, it fails to provide a feature defining on which basis motion is decided upon. The mere provision of "means for selecting ... and area" is considered insufficient in this context.

It is considered that an additional definition is required that specifies means enabling the determination of which of the plural areas of the anchor frame corresponds to the area of the current frame.

Such a feature missing in claim 1, it fails to provide all the features that are essential to its operation, and Art. 6 PCT is contravened.

2.2. Claim 11

The feature "separated for full f(p!)ixels and half pixels obtained by horizontal ... interpellation (interpolation!)" fails to clearly define by what the claimed areas are different from each other (see claim 13?). Thus Art. 6 PCT is contravened.

2.3. Claim 38

The claim fails to specify clear criteria on which the various calculations are based. In this context, the vague features relating to "the time period required", "time interval required", "to enable .. in given time", "necessary to implement" used in the claim are considered insufficient in this respect. By such features, an attempt is made in the claim to define the claimed subject-matter in terms of the result to be obtained rather than by clear technical definitions as required by Art. 6 PCT. Thus the requirement of clarity set out in Art. 6 PCT is contravened.

INTERNATIONAL PRELIMINARY InterEXAMINATION REPORT - SEPARATE SHEET

3. Concerning Section IV - Rule 13 PCT (Unity):

The following separate inventions/groups of inventions are identified:

Claim 1 : A parallel motion processor for estimating motion

Claim 38: A procedure for defining the architectural parameters of a parallel processor ... according to any of claims 1..23.

The independent claims 1 and 38 are not so linked as to form a single general inventive concept as required by Rule 13.1 PCT. The obscurity in the claims' scope is such that it is not apparent that they relate to a single inventive concept, Rule 13.1 EPC.

4. Concerning Section V - Articles 33(2) and 33(3) PCT

4.1. Prior art

The following documents are cited:

- D1: IEEE Trans. on Circuits and Systems, vol.36 no.10 pp.1301-1308, Komarek et al.
- D2: AT&T Technical Journal vol.72 no.1, pp.50-66. Ackland.
- D3: Microprocessing and microprogramming, Elsevier Science Publishers BV, Amsterdam, NL, vol.41 no.5, pp. 409-423.
- D4: US-A-5 659 364.
- D5: EP-A-0 723 366.
- D6: US-A-5 512 962.

4.2. Claim 1

D1 (Figs. 4-8 and related text passages) discloses

INTERNATIONAL PRELIMINARY EXAMINATION REPORT - SEPARATE SHEET

- a parallel processor for estimating motion of a given portion of a current image frame with reference to an anchor frame;
- an input for receiving current frame data (Fig.4: reference
 data");
- an input for receiving anchor frame data (Fig.4: search area
 data);
- a two-dimensional matrix of rows and columns (of) processing elements,
- each processing element for comparing a given area of the current frame with at least an area of the anchor frame;
- wherein the matrix simultaneously compares S areas of the current frame with nK areas of the anchor frame (Fig.4);
- each column of processing elements simultaneously comparing a field (assuming field = partial area) with nK areas of the anchor frame,
- each row of processing elements simultaneously comparing S fields (assuming field = partial area) of the current frame data with n (n=1!) fields (areas) of the anchor frame,
- the matrix having dimensions of KxS and n being an integer;
- means for selecting from the comparison, for each area of the current frame, and area of the anchor frame corresponding to the area of the current frame;
- means for outputting data identifying the selected areas of the anchor frame.

The first and the last two features being implicit in each motion estimating devices as provided in D1, and thew other features being immediately disclosed in Figs. 4-8, the claimed subject-matter lacks novelty (Art. 33(2) and (3) contravened).

It is to be noted that D1 does not appear to be capable of half-pixel resolution motion estimation. However, the claim's obscure wording prevents the reader from identifying therein any such feature.

The disclosure of D2 (p.62 left col. paragraphs 3, 4) is consi-

dered to be of equal relevance as D1 to the subject-matter of claim 1. Accordingly, a "reference macroblock from the current frame" is compared with "several macroblocks from the previous frame" (ie anchor frame). Since a macroblock is known to include plural blocks of each typically nx4 pixels, this feature indicates that plural areas of the current frame are simultaneously compared with plural areas of the anchor frame, as claimed in claim 1.

In view of the partly obscure features of claim 1, the disclosure of D3 (whole document; Figs.5, 12; sections 4-7) is also closely related to the claimed subject-matter.

D4 (e.g. Fig.2) and D5 (Fig.8, p.12 lines 43-53) also disclose parallel processing in relation to motion estimation.

D6 discloses motion estimation on the basis of half pixel distances, but does not disclose processing using an SxK array of processing elements.

4.3. Claim 38

Due to the claim's deficiencies with respect to Art. 6 PCT (see paragraph 2.3 above) it is not possible to examine it as to the presence of novelty or inventive step.

4.4. Dependent claims 2-37

The additional features of claims 2-6, although not directly disclosed by D1, are considered normal design options of the skilled person implementing the design of D1. Thus these claims can be attributed novelty, but lack an inventive step (Art. 33(3) contravened.

The full set of features of claim 7 is considered not to be compromised be the presently available prior art. This is due to the plural pipeline stages arranged in parallel within the parallel pipeline processor defined in claim 6.

The corresponding findings hold for claim 11.

Consequently, claims 7-11 are considered to meet the requirements set out in Art. 33(2) and 33(3) PCT.

Claim 12 provides additional features that are considered to be normal design options of the skilled person. Thus the claim, when depending upon any of claims 1-6, contravenes Art. 33(3) PCT.

None of the presently available prior art appears to disclose motion estimation on the basis of half-pixel distances in conjunction with a matrix of processing elements. Accordingly, the feature combinations provided by claims 13-16 appear to meet the requirements of Art. 33(2) and 33(3) PCT.

The additional features of claims 17-22 are considered obvious design options of the skilled person. Thus these claims, although apparently novel, contravene Art. 33(3) PCT because the depend upon at least one of claims 1-6 or 12.

The additional features of claim 1 (n=1) are anticipated by D1, thus the claim contravenes Art. 33(2) and 33(3) when depending upon claim 1.

The additional features of claims 25, 27-33, 35 and 37 are considered to be mere normal design options of the skilled person. Thus these claims contravene Art. 33(3) PCT because the depend on at least one claim that contravenes Article 33(2) or

33(3) PCT.

The additional features provided by claims 24, 26, 34 and 36 are anticipated by D1, so that these claims contravene Art. 33(2) when claim 24 depends upon claim 1, and contravene Art. 33(3) PCT when claim 24 depends upon any of claims 1-6, 12, 17-22.

7. Concerning Section VII: Description and other belongings

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1, D2, D3 and D6 is not mentioned in the description, nor are these documents identified therein.

The claims are not complemented with reference signs as required by Rule 6.2(b) PCT.

The claims are not cast in the two-part form as indicated in Rule 6.3(b).

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computational performance as it searches the motion vector of a single macroblock of the current frame and cannot calculate motion vectors with half-pixel precision.

The invention aims to overcome or ameliorate the disadvantages with the systems described above. In its broadest form, the invention provides for the simultaneous comparison of S current frame macroblocks with the nK macroblocks of the anchor frame. Preferably, K is the number of macroblocks in the area of the anchor frame with the coordinates of the left upper corner, defined with single pixel precision, 4K is the number macroblocks in the area of the anchor frame having the coordinates of the left upper corner corresponding to half-pixel precision.

More specifically, there is provided A parallel processor for estimating motion of a given portion of a current image frame with reference to a anchor frame comprising: an input for receiving current frame data; an input for receiving anchor frame data; a two-dimensional matrix of processing elements each for comparing a given area of the current frame with at least an area of the anchor frame wherein the matrix simultaneously compares S areas of the current frame with nK areas of the anchor frame, the matrix having dimensions of KxS and n being an integer; means for selecting from the comparison, for each area of the current frame, an area of the anchor frame corresponding to the area of the current frame; and means for outputting data identifying the selected areas of the anchor frame.

Embodiments of the invention have the advantage of increasing computation performance by adding additional unitary modules without requiring any modification of the initial architecture or control signals, thus the system is truly modular. Furthermore, embodiments of the invention have the advantage that VLSI technology may be

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CLAIMS

1. A parallel processor for estimating motion of a given portion of a current image frame with reference to a anchor frame comprising:

an input for receiving current frame data; an input for receiving anchor frame data;

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a two-dimensional matrix of processing elements each for comparing a given area of the current frame with at least an area of the anchor frame wherein the matrix simultaneously compares S areas of the current frame with nK areas of the anchor frame, the matrix having dimensions of KxS and n being an integer;

means for selecting from the comparison, for each area of the current frame, an area of the anchor frame corresponding to the area of the current frame; and

means for outputting data identifying the selected areas of the anchor frame.

- 2. A parallel processor according to claim 1, wherein the matrix simultaneously compares S areas of the current frame with 4K areas of the anchor frame.
- 3. A parallel processor according to claim 1 or 2 wherein the areas of the anchor frame and the current frame are all cosized macroblocks.
- 4. A parallel processor according to claim 3, wherein the macroblocks comprise 16x16 pixels.
 - 5. A parallel processor according to claim 4, wherein the pixels are luminance pixels.
 - 6. A parallel processor according to any preceding claim, wherein each processing element comprises a comparator and at least one parallel pipeline processor, wherein the at least one parallel pipeline processor

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receives current frame image area data and anchor frame image area data and outputs a sum of absolute differences between the current frame image area data and the anchor frame image area data to the comparator.

- 7. A parallel processor according to claim 6, wherein the parallel pipeline processor comprises a plurality of pipeline stages and a pipeline accumulating adder for adding the outputs of each of the pipeline stages.
- 8. A parallel processor according to claim 7, wherein
 each of the pipeline stages comprises a subtractor for
 providing a differential output from anchor and current
 frame data inputs, an absolute value calculator, an
 accumulator adder for adding calculated absolute values
 and first and second registers for holding the accumulated
 absolute values.
 - 9. A parallel processor according to claim 8, wherein the pipeline accumulating adder sums the outputs of the second registers of each pipeline stage.
- 10. A parallel processor according to claim 7, 8 or 9, wherein the accumulating adder comprises a multiplexer for receiving data inputs from the pipeline stages, an adder for summing data inputs, a first register for holding the output of the adder, wherein the adder receives as a further input the content of the register, and a further register for receiving the output of the first register for output to the comparator of the processing element.
 - 11. A parallel processor according to any of claims 6 to 10, wherein each processing element comprises four parallel pipeline processors, the outputs of which are input to the comparator, wherein the four parallel pipeline processors perform parallel comparison of a single area of the current frame with four areas of the

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anchor frame separated vertically and/or horizontally by half a pixel.

- 12. A parallel processor according to any preceding claim, wherein the anchor frame data input comprises a anchor frame buffer and a plurality of parallel processing blocks for processing simultaneously pixels of a row of the frame area, and a control unit.
- 13. A parallel processor according to claim 12, wherein each parallel processing block comprises a first means for generating a value of a pixel at a position offset horizontally half a pixel from an input pixel position, a second means for generating a value of a pixel at a position offset vertically half a pixel from said input pixel position, and a third means for generating a value of a pixel at a position offset vertically and horizontally half a pixel from said input pixel position.
 - 14. A parallel processor according to claim 13, wherein said first means comprises an adder and a first delay means and performs the function h=(A+B)/2 where h is the half pixel offset value and A and B are horizontally adjacent input pixels.

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- 15. A parallel processor according to claims 13 or 14, wherein said second means comprises an adder and a delay means and performs the function v = (A+D)/2 where v is the half pixel offset value and A and D are vertically adjacent input pixels.
- 16. A parallel processor according to claims 13, 14 or 15, wherein said third means comprises an adder and performs the function c = (A+B+D+E)/4 where C is the value of the offset pixel and A,B,D and E are horizontally and vertically adjacent pixels.



(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference PADL/39804		f Transmittal of International Search Report 20) as well as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/GB 99/03438	18/10/1999	19/10/1998
Applicant		
IDM EUROPE LIMITED et al.		
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Auth	nority and is transmitted to the applicant
This International Search Report consists It is also accompanied by	of a total of sheets. a copy of each prior art document cited in this	report.
Basis of the report		
 With regard to the language, the language in which it was filed, unl 	international search was carried out on the bas ess otherwise indicated under this item.	is of the international application in the
Authority (Rule 23.1(b)).	as carried out on the basis of a translation of th	
b. With regard to any nucleotide an was carried out on the basis of the	d/or amino acid sequence disclosed in the intelegration in the intelegration and interest in the intelegration and interest in the intelegration and interest in the intelegration and intelegration.	ternational application, the international search
	nal application in written form.	
filed together with the inte	rnational application in computer readable form	n.
	this Authority in written form.	
	this Authority in computer readble form.	
international application as	sequently furnished written sequence listing do s filed has been furnished.	ses not go beyond the disclosure in the
the statement that the info furnished	rmation recorded in computer readable form is	identical to the written sequence listing has been
2. Certain claims were four	nd unsearchable (See Box I).	•
3. Unity of invention is lack	king (see Box II).	
4. With regard to the title,		
X the text is approved as su	bmitted by the applicant.	
the text has been establish	ned by this Authority to read as follows:	
5. With regard to the abstract , X the text is approved as sule the text has been establish within one month from the	bmitted by the applicant. ned, according to Rule 38.2(b), by this Authority date of mailing of this international search rep	y as it appears in Box III. The applicant may,
6. The figure of the drawings to be publi	•	3
X as suggested by the applic	ū	None of the figures.
because the applicant faile	ed to suggest a figure.	<u> </u>
because this figure better	characterizes the invention.	

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 H04N7/36

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 - H04N

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

C. DOCUMENTS	CONSIDERED	TO BE RELEVANT

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Х	EP 0 723 366 A (GRAPHICS COMMUNICATION LAB) 24 July 1996 (1996-07-24)	1-17,22, 23
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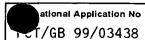
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